PTO/SB/61 (6-95)

Approved for use through 07/31/96. OMB 0651-0031 Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a), 37 CFR 1.155(b) OR 37 CFR 1.316(b)

Docket Number (Optional)

FENN. JOHN B First named inventor: Group Art Unit: Application Number: 07/911/405 NGUYEN, Examiner: Filed: 67/10/92 A COMPOSITION OF MATTER OF MULTIPLY CHARGED DERIVED FROM POLYATORIC PARENT MOLECULAR SPE Title: Attention: Office of Petitions Assistant Commissioner for Patents Box DAC Washington, D.C. 20231 NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (703)305-9282. The above-identified application became abandoned for failure to file a timely and proper response to the Office action mailed on <u>07/10/95</u>, which set a <u>3</u> month/day period for response. The abandonment date of this application is 10/10/95 \_\_\_(i.e., the day after the expiration date of the period set for response plus any extensions of time obtained therefore). APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION NOTE: A grantable petition requires the following items: (1) Petition fee; (2) Proposed response and/or issue fee; (3) Terminal disclaimer with disclaimer fee (if petition is filed more than 6 months after abandonment date) - required for all applications filed before June 8, 1995 and all design applications filed on or after June 8, 1995; and (4) Adequate showing of the cause of unavoidable delay 1. Petition fee mall entity - fee \$ <u>55</u> (37 CFR 1.17(1)). small entity statement enclosed herewith. r small entity statement previously filed. other than small entity - fee \$\_\_\_\_\_ (37 CFR 1.17(1)). 2. Proposed response and/or fee A. The proposed response to the above-noted Office action in the form of Response to Examiner's Amendment (identify the type of response):

was previously filed on 10/10/95

is enclosed herewith. ISSUE Fee Transmittal "Ounited From 10/10/95 Response B. The issue fee of \$ 605 Stated on notice of allowance

We was previously paid on 10/10/95 (see attached copy)

or enclosed herewith. 15 \$ 20.00, the amount by which fee rose on 0/10/95 (Thus, enclosed Money Order 13 for \$55 + \$20 = \$75)

Burden Hour Statement: This form is estimated to take 1 hour to complete. Time will vary depending upon the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents; Washington, DC 20231. CK

[Page 1 of 3]

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γ,	RETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a), 37 CFR 1.155(b) or 37 CFR 1.316(b)			
	3. Terminal disclaimer with disclaimer fee			
0 9	Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.			
	Since this petition is filed within 6 months of the abandonment date no terminal disclaimer is required.			
	A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for a small entity or \$ for other than a small entity) equivalent to the number of months from abandonment to the filing of this petition is enclosed herewith.			
	4. Adequate showing of the cause of unavoidable delay is enclosed.			
	O1/22/96 Date  John & Fenn Signature			
	Telephone Number: (804) 828-7511  Typed or printed name			
	4909 Cary Street Rodel Address Richmond, VA 23226			
	Richmond, VA 23226			
	Enclosures: Declarations establishing unavoidable delay			
I	Fee Payment			
	Response			
	Terminal Disclaimer Form			
	Small Entity Status Form			
	DCopy of original money order Copy of PART B - ISSUE FEE TRANSHITTAL & copy of Notice of Abandonment; FURM ~			
ı	By completing the Certificate of Mailing, below, the date mailed will be considered the date this correspondence is filed.			
CERTIFICATE OF MAILING [37 CFR 1.8(a)]  I hereby certify that this correspondence is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to the: Assistant Commissione for Patents, Box DAC, Washington, D.C. 20231.				
	Typed or printed name of person signing Certificate			

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IN 25 PAGENING

## ETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a), 37 CFR 1.155(b) OR 37 CFR 1.316(b)

The following showing of the cause of unavoidable delay must be in the form of a declaration and must be signed by all applicants and by any other party who is presenting statements concerning the cause of delay.

The undersigned declares that the following statements made of his/her own knowledge are true, and that these statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements, and the like so made, are punishable by fine or imprisonment, or both, under Section 1001, Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

01/22/96 Date

Signature

OHN B PENN

Typed or printed name

(In the space provided below, please explain in detail the reasons for the delay in filing a proper response)

The notice of allowability for all claims in this application was mailed to me on 7/10/95. It stated that a fee of \$605 was due by 10/10/94. On that date I mailed a Post Office Money Order along with a response to the Office Action 7/10/95 in which the Examiner had proposed amendments to the claims to put them in allowable form. A certificate of mailing was appended to my response. On 12/07/95 a Notice of Abandonment was mailed to me on the grounds that I had failed to pay the required issue fee. After a series of telephone calls I finally learned from the Petitions Office that the reason for the Notice of Abandonment was that the fee had gone up \$20 on 10/01/95 so that I should have sent \$625 instead of \$605. I think that part of the problem in my attempts to track down this problem arose from my error in failing to note that the Fee Transmittal Form should have accompanied the fee. I apologize for that omission and enclose that form along with a Money Order for \$75 to cover the \$20 due on the issue fee as well as the \$55 fee for this Petition.

I respectfully suggest that I had every reason to believe the statement on the Notice of Allowability indicating clearly that the amount due by 10/10/95 was \$605. I paid that amount in good faith, having had no way of knowing that the fee had changed on 10/1/95. Therefore I respectfully request that the application be revived.

(Please attach additional sheets if additional space is necessary)

## PART B-ISSUE FEE TRANSMITTAL

MAILING INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE. Blocks 2 through 6 should be completed where appropriate.

All further correspondence including the Issue Fee Receipt, the Patent, advance orders and notification of maintenance fees will be mailed to addressee entered in Block 1 unless you direct otherwise, by: (a) specifying a new correspondence address in Block 3 below; or (b) providing the PTO with a separate

1. CORRESPONDENCE ADDRESS		434	٤٤	2. INVENTOR(S) ADDRESS	CHANGE (Complete only	if there is a change)
PETER L. I LEVISOHN, 757 THIRD	BERBER LERNER & BE AVE., AM. 2 NY 1,017	B5M1/0 RGER 2400 TOTAL CLAIMS		Street Address  CO-INVENTOR'S NAME  CHIN K  Street Address  CHIN K  City, State and ZIP Code	FENN CARY ST. RICHMOND AI MENG AS TON CI OCKESSIN, changes are on revers	RD. VA 23226 RCLE DE 19707
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3. Correspondence address change (Co JOHN B FENN 4909 CARY ST RICHMOND, VA	DO NOT USE T	page, list the 3 registered OR, alternat having as a attorney or a no marrie wil	on the patent front enames of not more than patent attorneys or agents ively, the name of a firm member a registered agent. If no name is listed, I be printed.	1 2 3		
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In re application of: John B. Fenn, et al :

Serial No.:

07/911,405

PATENT

Filed:

July 10, 1992

Docket: Orig. Attny:

840.004

Pres. Attny:

JBF.MCI

Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231

## AMENDMENT AND RESPONSE

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## In The Claims:

Claim 67, line 1-7, "a population....not less than five" change to --one or more populations of multiply charged ions derived from a sample comprising one or more distinct polyatomic parent molecular species, all molecules of any one of said distinct polyatomic parent molecular species having substantially the same molecular weight and chemical identity, the number of charges on each ion in said composition of matter defining that ion's charge

By /

John B. Fenn

I hereby certify that this correspondence is being deposited with the U.S Postal Service as First Class Mail, in an envelope addressed to the Commissioner of Patents and Trademarks, Washington, DC 20231 on 10 October 1995.